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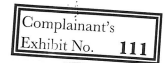
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ROBERT A. BILOTT (513) 357-9638 bilott@taftlaw.com

November 18, 2004

FEDERAL EXPRESS

Mark Garvey, Esq.
United States Environmental Protection Agency
Toxics and Pesticides Enforcement Division
Ariel Rios Building
1200 Pennsylvania Avenue, N.W.
Room 5041B
Washington, DC 20004

Re: TSCA Subpoena No. HQ-TPED-01, Evers Video

Dear Mr. Garvey:

Enclosed are copies of the videotapes (3 volumes) of the April 30, 2004, deposition of Glenn R. Evers, which EPA specifically requested from us through your letter of November 15, 2004, pursuant to EPA's previous July 22, 2004, TSCA Subpoena No. HQ-TPED-01. Also enclosed is a copy of the letter from DuPont's counsel dated May 26, 2004, confirming that DuPont did not designate any portion of Mr. Evers' deposition transcript or the related video as "confidential" under the terms of the Stipulated Protective Order referenced in your November 15, 2004, letter. To the extent EPA believes that there is any other "information related to the Glenn R. Evers deposition" falling within the scope of your November 15, 2004, request that is either not included within the enclosed materials nor previously produced by us pursuant to TSCA Subpoena No. HQ-TPED-01, we request that EPA specify what additional

Mark Garvey, Esq. November 18, 2004 Page 2

information, if any, it is seeking. Otherwise, we understand that production of the enclosed materials fully and completely satisfies EPA's request for the additional documents set forth in your November 15, 2004, letter.

Very truly yours,

Robert A. Bilott

RAB/mdm Enclosures

cc: R.

R. Edison Hill, Esq. (w/o encls.)

Larry A. Winter, Esq. (w/o encls.)

Gerald J. Rapien, Esq. (w/o encls.)

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ATTORNEYS AT LAV

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May 26, 2004

Via FACSIMILE

Robert A. Bilott, Esquire TAFT, STETTINIUS & HOLLISTER LLP 425 Walnut Street, Suite 1800 Cincinnati, Ohio 45202-3957

Re: Jack W. Leach, et al. v. E. I. du Pont de Nemours and Company

Circuit Court of Wood County, WV, Civil Action No. 01-C-608

Dear Rob:

DuPont does not intend to designate any portion of the Evers deposition as confidential under the terms of the stipulated protective order.

Sincerely,

Libretta P. Stennes

CC: R. Edison Hill, Esquire
Larry A. Winter, Esquire
Heather Heiskell Jones, Esquire
Douglas J. Simmons, Esquire
Diana Everett, Esquire